IN THE UNITED STATES DISTRICT COURT WESTERN DISTRICT OF MISSOURI CENTRAL DIVISION

L.B., a minor, by and through)		
Next Friend, MICHAEL BUSCHMAN,)		
Plaintiff,)) Case No.	2:18-cv-04060-BCW	
VS.)		
JEFFERSON CITY SCHOOL DISTRICT,)))		
ET AL.,)) JURY TRIA	JURY TRIAL DEMANDED	
Defendants.)		

PLAINTIFF'S MOTION TO EXCEED PAGE LIMITS AND NOTICE REGARDING SERVICE UNAVAILABILITY

COMES NOW Plaintiff, by and through counsel, and hereby moves for an Order granting Plaintiff leave to exceed the page limit set forth in the Local Rules of the United States District Court for the Western District of Missouri ("the Local Rules"). In support of this Motion, Plaintiff states:

- 1. The Local Rules limit suggestions opposing motions for summary judgment to 15 pages. L.R. 7.0(d)(1)(B).
- 2. Defendants' Suggestions in Support of Their Motion for Summary Judgment are twenty pages long and raise many substantive legal issues that Plaintiff's Suggestions in Opposition must address.
- 3. Previously, the Court granted leave to Defendants to exceed the page limit by five pages [Doc. # 69].

4. An additional five pages over the 15-page limit set by the Local Rules is

necessary for Plaintiff to address adequately the issues raised in Defendants' Suggestions.

5. Plaintiff's counsel has conferred with Defendants' counsel about this Motion.

Defendants' counsel would not object to exceeding the page limit by five pages.

6. Further, the Court has posted notice of the unavailability of the CM/ECF service

beginning this Friday, November 16, 2018, which is the due date for Plaintiff's Suggestions in

Opposition. See Exhibit A.

7. Plaintiff anticipates trying to file her Suggestions in Opposition during the

unavailability period. Counsel is uncertain what happens when a filing is attempted during

unavailability. If the filing fails, counsel will be diligent in re-filing as soon as practicable after

the service becomes available.

WHEREFORE, Plaintiff respectfully requests that the Court grant her leave to exceed the

page limit by five pages and grant any relief that is necessary and appropriate due to the

CM/ECF service unavailability.

RESPECTFULLY SUBMITTED

/s/ Daniel J. Rhoads

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Attorney for Plaintiff

L.B., a minor, by and through

Next Friend, Michael Buschman

CERTIFICATE OF SERVICE

The undersigned certifies that a copy of the foregoing was filed electronically with the Clerk of the Court on November 14, 2018, to be served by operation of the Court's electronic filing system upon:

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